ANTHONY H. YUSI Attorney At Law A Law Corporation

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Attorney for Defendant Keone Joely Manoa

UNITED STATES DISTRICT COURT DISTRICT OF HAWAII

## IN THE UNITED STATES DISTRICT COURT

## FOR THE DISTRICT OF HAWAII

UNITED STATES OF AMERICA,	) CR. NO. 04-00204-01 HG
Plaintiff, vs.  KEONE JOELY MANOA,	NOTICE OF MOTION; DEFENDANT KEONE JOELY MANOA'S MOTION TO CONTINUE OSC WHY SUPERVISED RELEASE SHOULD NOT BE REVOKED; DECLARATION OF COUNSEL; ATTACHMENT "A";
Defendant.	) CERTIFICATE OF SERVICE

### NOTICE OF MOTION

TO:

Leslie E. Osborne Jr. Assistant U.S. Attorney Room 6-100, PJKK Federal Building 300 Ala Moana Boulevard Honolulu, Hawai'i 96850 Attorney for Plaintiff

Derrick Kim U.S. Probation Officer Federal Probation Office Room C-110, PJKK Federal Building 300 Ala Moana Boulevard Honolulu, Hawai'i 96850

Dated: Honolulu, Hawai'i, April 29, 2008.

Anthony H. Yusi

Attorney for Defendant Keone Joely Manoa ANTHONY H. YUSI Attorney At Law A Law Corporation

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#### IN THE UNITED STATES DISTRICT COURT

#### FOR THE DISTRICT OF HAWAII

UNITED STATES OF AMERICA,	CR. NO. 04-00204-01 HG
Plaintiff, vs.  KEONE JOELY MANOA,	DEFENDANT KEONE JOELY MANOA'S MOTION TO CONTINUE OSC WHY SUPERVISED RELEASE SHOULD NOT BE REVOKED
Defendant.	
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# DEFENDANT KEONE JOELY MANOA'S MOTION TO CONTINUE OSC WHY SUPERVISED RELEASE SHOULD NOT BE REVOKED

Defendant Keone Joely Manoa, by and through his attorney, Anthony H. Yusi, hereby moves this Court for a continuance of the hearing on the OSC Why Supervised Release Should Not Be Revoked that is presently scheduled for April 30, 2008 at 2:15 p.m. Defense counsel is requesting a continuance for a period of two weeks, or such other period as the Court may allow, in order to allow defense counsel time to adequately prepare for said hearing and to allow defense counsel a period of time necessary to obtain a required medical release certification in order to support defense counsel's request

that Defendant Manoa be allowed to enter into the Salvation Army's Honolulu Adult Rehabilitation Center's Program for the reasons as more fully discussed and explained in the attached declaration of counsel. This motion is being made with the consent and acknowledgment of Defendant Manoa.

This motion is made pursuant to Federal Rules of Criminal Procedure 47 and the sixth amendment to the U.S. Constitution, and is based on the records and files of this case and the attached Declaration Of Counsel and Attachment "A" thereto, and filed in support of the motion.

Date: Honolulu, Hawai'i, April 29, 2008.

Anthony H. Yusi

Attorney for Defendant Keone Joely Manoa